

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

	<b>CIVIL ACTION NOS.</b>
SALYER, et al.,	02-1438
BOWMAN, et al.,	02-1595
HORNE, et al.,	02-1633
THOMAS, et al.,	02-1667
WILLIS,	02-1669
REESE,	02-2052
COPE,	02-2284
MURPHY,	02-2316
JUBACK, et al.,	02-2464
SHEPERD, et al.,	02-2478
GOOMAR,	02-2538
THOMPSON, et al.,	02-2545
GRAVES,	02-2591
HILL,	02-3057
VELASCO,	02-3074
SOSEBEE,	02-3115
ADKINS, et al.,	02-3236
ESPINOZA, et al.,	02-3307
O'DONNELL-ALLEN, et al.,	02-3354
TRENTO, et al.,	02-3382
MILLER, et al.,	02-3470
Plaintiffs,	
v.	
<b>BAYER CORPORATION, et al.,</b>	
<b>Defendants.</b>	

**ORDER**

AND NOW, this 18<sup>th</sup> day of June, 2002, the court having been previously advised that the above action cannot proceed to trial and disposition because of the following reason:

- [ ] - Order staying these proceedings pending disposition of a related action.
- [ ] - Order staying these proceedings pending determination of arbitration proceedings.
- [ ] - Interlocutory appeal filed \_\_\_\_\_
- [X] - Other: Cases are placed into suspense pending receipt of the Case Transfer Order from the Judicial Panel on Multi District Litigation transferring cases to District of Minnesota. \_\_\_\_\_

it is

**ORDERED** that the Clerk of Court shall mark this action closed for statistical purposes and place the matter in the Civil Suspense File, and it is

**FURTHER ORDERED** that the Court shall retain jurisdiction; and that the case be restored to the trial docket when the action is in a status so that it may proceed to final disposition; this order shall not prejudice the rights of the parties to this litigation.

**FURTHER ORDERED** that all previous scheduling Orders are **VACATED**.

**BY THE COURT:**

---

**MARVIN KATZ, S.J.**